UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

REVLON CONSUMER PRODUCTS LLC and ELIZABETH ARDEN, INC.,

Plaintiffs,

-against-

GIVE BACK BEAUTY S.A., GIVE BACK BEAUTY, LLC, GIVE BACK BEAUTY AMERICAS LLC, GIVE BACK BEAUTY INTERNATIONAL LLC, GIVE BACK BEAUTY HOLDING LTD., VANESSA KIDD, DOMINICK ROMEO, REID MULVIHILL and ASHLEY FASS,

Defendants.

Case No. 1:24-cv-06438-ER-RWL

STIPULATION TO DISMISS INDIVIDUAL DEFENDANTS WITH PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41(a)(2), Plaintiffs Revlon Consumer Products LLC and Elizabeth Arden, Inc. (collectively, "Revlon") and Defendants Vanessa Kidd, Dominick Romeo, and Reid Mulvihill (collectively the "Individual Defendants") hereby jointly stipulate to dismiss the Individual Defendants from this action with prejudice.

By orders dated March 12, 2025, Dkt. 143, and March 18, 2025, Dkt. 145, Defendants
Give Back Beauty S.A., Give Back Beauty, LLC, Give Back Beauty Americas LLC, Give Back
Beauty International LLC, and Give Back Beauty Holding Ltd.; and Defendant Ashley Fass, were
dismissed with prejudice from this action. The Individual Defendants are the remaining
defendants in this action. Revlon and the Individual Defendants therefore respectfully request that
this Court enter a dismissal with prejudice of this action in its entirety, and respectfully request
that this matter be closed.

Dated: April 30, 2025

Respectfully,

By: ____

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Counsel for Defendants Vanessa Kidd, Dominick Romeo, and Reid Mulvihill

CERTIFICATE OF SERVICE

I hereby certify that on April 30, 2025, a true and correct copy of the foregoing Joint Motion to Dismiss Individual Defendants with Prejudice was served electronically on counsel of record for Defendants via the Court's CM/ECF system.

/s/ Michael Dockterman Michael Dockterman